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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/773,783	02/05/2004	Hai Qu	030504	7908
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5775 MOREHOUSE DR. SAN DIEGO, CA 92121			PEACHES, RANDY	
			ART UNIT	PAPER NUMBER
			2617	
			NOTIFICATION DATE	DELIVERY MODE
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	10/773,783	QU ET AL.				
Office Action Summary	Examiner	Art Unit				
	Randy Peaches	2617				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 136(a). In no event, however, may a repl will apply and will expire SIX (6) MONTH te, cause the application to become ABAN	TION. y be timely filed S from the mailing date of this communication. IDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 15 J	<u>lune 2007</u> .					
2a)⊠ This action is <b>FINAL</b> . 2b)☐ Thi	This action is <b>FINAL</b> . 2b) This action is non-final.					
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closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.				
Disposition of Claims						
4)  Claim(s) 1-27 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5)  Claim(s) 5-8,10,11,18 and 25 is/are allowed.  6)  Claim(s) 1-4,9,12-17,19-24 and 26-27 is/are r 7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/o	awn from consideration. rejected.					
Application Papers						
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acceptant may not request that any objection to the Replacement drawing sheet(s) including the correct and the correct of	cepted or b) objected to by e drawing(s) be held in abeyance ction is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat * See the attached detailed Office action for a list	nts have been received. nts have been received in Apporting the properties of the pr	olication No eceived in this National Stage				
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	Paper No(s)/	mmary (PTO-413) Mail Date ormal Patent Application				

## DETAILED ACTION

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 1. Claims 1-4, 9, 12-14, 16-17, and 19-22 are rejected under 35 U.S.C. 102(e) as being anticipated by Babbar et al. (U.S. Patent Publication Number 2004/0116140 A1).

The applied reference has a common Assignee with the instant application.

Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

Regarding *claims 1, 14, 19 and 22*, Babbar et al. disclose a multimode mobile station comprising:

 a device related interface module #1 (DRIF, 214), which reads on claimed "first module," which interfaces with a managed device (210), operable to process a

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first broadcast message for a first communication network type in accordance with parameters of the first broadcast message. See paragraph [0074];

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- a device related interface module #2 (DRIF, 220), which reads on claimed
   "second module," which interfaces with a managed device (216), operable to
   process a second broadcast message for a second communication network type
   in accordance with parameters of the second broadcast message, wherein the
   first and second broadcast message having different formats(paragraph 0050).
   See paragraphs [0074-0075 and 0078-0079]; See paragraphs [0080 and 0082];
- a Mobile Configuration Manager (MCM, 222), which reads on claimed "third module," operable to map the parameters of the said first and second broadcast message to corresponding parameters in a set of parameters defined for broadcast services, wherein the said MCM receives unique configurations from the server (230). See FIGURE 2, paragraphs [0075 and 0078-0079].

Regarding *claims 2 and 15*, according to *claims 1 and 14*, Babbar et al. continues to disclose wherein the said multimode mobile station processes a first broadcast message as a Cell Broadcast Service (CBS) message for Global System for Mobile Communications (GSM) and Universal Mobile Telecommunications System (UMTS) systems, and wherein the second broadcast message is a broadcast Short Message Service (SMS) message used for a Code Division Multiple Access (CDMA) system. Babbar et al. inherently discloses that the said broadcast messages are capable of being communicated using multiple carrier access methods such as IMTS, SDR,

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CDMA, UMTS, GSM, 802.11, etc. See paragraphs [0080 and 0082]. Therefore the Examiner has interpreted the cited prior art as being capable of "any type" of message regardless of whether it's a first broadcast message or second broadcast message.

Regarding *claim 3*, according to *claim 1*, Babbar et al. continues to disclose wherein a network protocol interface module (328,330,332), which reads on claimed "fourth module," is operable to process a third broadcast message fro a third wireless communication system in accordance with the parameters of the third broadcast message (see paragraph [0076]), and wherein the said MCM (326) module is further operable to map the parameters of the third broadcast message, being received from a DRIF #N (324) module (see FIGURE 3), to the parameters in the set of parameters defined for broadcast services.

Regarding *claims 4, 16 and 20*, according to *claims 1, 14 and 19*, Babbar et al. continues to disclose wherein said network protocol interface module (328,330,332) operable to display the said first and second broadcast messages based on the parameters of the set. See paragraph [0097].

Regarding *claim 9*, according to *claim 1*, Babbar et al. continues to disclose wherein the set includes a unique IP address, which reads on claimed "service identifier," parameter indicative of the broadcast services provided by the first and second broadcast systems.

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Regarding *claims 12, 17 and 21*, according to *claims 1, 14 and 19*, Babbar et al. continues to disclose wherein the said DRIF #1 (214) module is further operable to filter broadcast messages for the first system based on first filtering configuration, and wherein the said DRIF #2 (220) is further operable to filter broadcast messages for the second system based on second filtering configuration. See paragraph [0074]. The said DRIF modules are capable of adopting filtering to ensure compatible formats from the said managed devices (210, 216).

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Regarding *claim 13*, according to *claim 12*, Babbar et al. continues to disclose wherein the said MCM module (222), is operable to maintain the first and second filtering configurations for the first and second systems and to provide the first filtering configurations to the said DRIF #1 (214) and the said DRIF #2 (220) filtering configurations to the second module.

2. Claims 23-24 and 26-28 are rejected under 35 U.S.C. 102(b) as being anticipated by Burgan et al. (U.S. Patent Number 6,675,022 B2).

Regarding *claim* 23, Burgan et al. discloses method of receiving localized information (410), which reads on claimed "broadcast services," (see column 18 lines 56-63) in a wireless communication system, comprising:

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 defining a group of broadcast addresses of at least one said localized information (410), which reads on claimed "first set of at least one broadcast service",
 supported by the system. See column 17 lines 40-47 and column 18 lines 56-63;

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- associating the said group of broadcast addresses with a first time interval
   (column 17 lines 49-56), which reads on claimed "active time period," indicative
   of when broadcast messages for the at least one of the said localized information
   (410) in the first set are to be received. See column 17 lines 40-59;
- receiving said broadcast addresses for the at least one said localized information
   (410) in the first set during the said time interval. See column 17 lines 40-67.

Regarding *claim 24*, according to *claim 23*, Burgan et al. continues to disclose wherein each of the at least one of said localized information (410) in the first set corresponds to a different service category, wherein the service categories are interpreted to be different type of information the broadcast sites (300) for said localized information (410). See column 18 lines 56-63.

Regarding *claim 26*, according to *claim 23*, Burgan et al. continues to disclose defining:

- a individualized addresses (414), which reads on claimed "second set," of at least on individualized information (418) supported by the system. See column 18 lines 9-25;
- associating the said individualized addresses (414) with a second time interval,
   which reads on claimed "second active time," indicative of when the

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individualized address (414) for the at least one of the individualized information in the second set are to be received. See column 19 lines 47-63; and

receiving said individualized addresses (414) for the at least one individualized information (418) in the during the said second interval. See column 18 lines 9-

Regarding *claim* **27**, Burgan et al. discloses a broadcast transmission site (300), which reads on claimed "wireless device," in a wireless communication system, comprising:

- a controller (306) operative to store a set of at least one of localized or individualized information (410,418), which reads on claimed "broadcast service," supported by the system and an time interval indicative of when said localized or individualized information (410,418) for the at least one broadcast service in the set are to be received. See FIGURE 3 and column 6 lines 30-60;
- a processing unit (306) operative to process said localized or individualized information (410,418) for the at least one broadcast service in the set during the said time interval. See FIGURE 3 and column 6 lines 44-60.

Regarding *claim 28*, according to *claim 27*, Burgan et al. continues to disclose a time base (312), which reads on claimed "timer," operative to provide indications of start and end of the said intervals. See column 7 lines 21-59

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Response to Arguments

Applicant's arguments with respect to *claims 1-4,9,12-17,19-24 and 26-27* have

been considered but are moot in view of the new ground(s) of rejection.

Allowable Subject Matter

Claims 5-8, 10-11, 18, and 25 are allowed.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in

this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP

§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37

CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the date of this final action.

SUPERVISORY

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph H. Feild can be reached on (571) 272-4090. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Randy Peaches RP